Fill in	this inform	nation to identify the case:	_	
9381 SEC	28 83 83	ny Cartrell Calvit		
Debto	r 2			
Sake:	se, if filing)			
		districtor, Court for the COLITHERN District of MICCICCIDDI		
470000000000		okruptcy Court for the <u>SOUTHERN</u> District of <u>MISSISSIPPI</u>		
		01138-KMS		
ALEGALEN ST	TO ALLEY	orm 410S1		
Not	tice (of Mortgage Payment Ch	nange	12/15
princip proof o	al residen of claim at		Contracts of the American American Material Contract Cont	
NOT	IN ITS IN	DIVIDUAL CAPACITY BUT SOLELY AS OWN R RCF 2 ACQUISITION TRUST		
		of any number you use to	Date of payment change: 6/1/2025	
		btor's account: 5950	Must be at least 21 days after date of this notice	
			New total payment: \$380.94 Principal, interest, and escrow, if any	
Part '	1: Esc	row Account Payment Adjustment		
1	14001.41			
1.	Will the	ere be a change in the debtor's escrow acc	ount payment?	
	□ No. ■ Yes.	Attach a copy of the escrow account statement p the basis for the change. If a statement is not atta	orepared in a form consistent with applicable nonbankruptcy law ached, explain why:	v. Describe
	Current	escrow payment: \$63.65 New 6	escrow payment: \$64.19	
Part 2	2: Mor	tgage Payment Adjustment		
2.		debtor's principal and interest payment clule-rate account?	hange based on an adjustment to the interest rate	on the debtor's
	■ No □ Yes.	Attach a copy of the rate change notice prepared in explain why:	n a form consistent with applicable nonbankruptcy law. If a noti	ce is not attached,
	Current i	interest rate: New in	terest rate:	
	Current	principal and interest payment: New principal a	and interest payment:	
Part :	3: Oth	er Payment Change		
3.	Will the	re be a change in the debtor's mortgage p	ayment for a reason not listed above?	
	■ No			
	□ Yes	Attach a copy of any document describing the basi (Court approval may be required before the payme	s for the change, such as a repayment plan or loan modification to the change can take effect.)	on agreement.
		Reason for change:		49
	Current	mortgage payment New mortgag	e payment:	

Debtor 1 Anthony Cartrell Calvit

Case number (if known) 24-01138-KMS

Print Name Mddle Name Last Name

Part 4:	Sign Here
The perso	n completing this Notice must sign it. Sign and print your name and your title, if any, and state your address and number.
Check the a	ppropriate box.
□ I am	he creditor
■ I am	the creditor's authorized agent.
informatio	ancisco Cardona Date May 7, 2025
Print	Francisco Cardona First Name Middle Name Last Name Title Authorized Agent for Creditor
Company	Robertson, Anschutz, Schneid, Crane & Partners, PLLC
Address	13010 Morris Road, Suite 450 Number Street
	Alpharetta GA 30004 City State ZIP Code
Contact Phor	fcardona@raslg.com

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on May 7, 2025, I electronically filed the foregoing with
the Clerk of Court using the CM/ECF system, and a true and correct copy has been served via United States Mail to
the following:
Anthony Cartrell Calvit P.O. Box 1406 Washington, MS 39190
And via electronic mail to:
Jennifer A Curry Calvillo The Rollins Law Firm 702 W. Pine St Hattiesburg, MS 39401
David Rawlings David Rawlings, Chapter 13 Trustee P.O. Box 566 Hattiesburg, MS 39403
United States Trustee 501 East Court Street Suite 6-430 Jackson, MS 39201
By: /s/ Francisco Cardona
fcardona@raslg.com

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P.O. Box 8619 Philadelphia, PA 19101-8619 Telephone: (877) 735-3637 Fax: (866) 926-5496 www.selenefinance.com

Hours of Operation
Monday through Thursday 8:00 am to 9:00 pm, CT; Friday 8:00
am to 5:00 pm, CT

THOMAS CARL ROLLINS JR The Rollins Law Firm, PLLC PO BOX 13767 Jackson MS 39236

Re: Account Number:

Mortgagor(s):

ANTHONY C CALVIT KENDRA M CALVIT

Property Address: 261 COUNTRY CLUB NATCHEZ MS 39120

Our records indicate the above referenced account has been impacted by a bankruptcy filing. If a mortgagor has received a discharge in bankruptcy, Selene fully acknowledges that such mortgagor has no personal liability for the debt and is not attempting to collect the debt from that mortgagor personally. If the account is impacted by an active bankruptcy case, Selene fully acknowledges the automatic stay and is not attempting to collect the debt. THIS NOTICE IS FOR INFORMATIONAL PURPOSES ONLY.

Selene Finance LP is a debt collector attempting to collect a debt and any information obtained will be used for that

Please note, however, that if you are in bankruptcy or received a bankruptcy discharge of this debt, this communication is not an attempt to collect the debt against you personally.

For Servicemembers and their Dependents: The Federal Servicemembers Civil Relief Act and certain state laws provide important protections for you, including, under most circumstances, a prohibition on foreclosure during and twelve months after the servicemember's active duty service. Selene will not foreclose on the property of a servicemember or his or her dependent during that time, except pursuant to a court order. You also may be entitled to other protections under these laws, including interest rate and fee relief. Please contact us to learn more about your rights.

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ANNUAL ESCROW ACCOUNT DISCLOSURE

selene

P.O. Box 8619 Philadelphia, PA 19101-8619

THOMAS CARL ROLLINS JR The Rollins Law Firm, PLLC PO BOX 13767

Jackson MS 39236

STATEMENT - POST-PETITION

Online Information: www.selenefinance.com Email: customerservice@selenefinance.com



Hours Of Operation: Monday through Thursday 8:00 am to 9:00 pm, CT; Friday 8:00 am to 5:00 pm, CT



Phone: (877) 735-3637 Hearing Impaired: Call 711 or (800) 735-2989

Fax: (866) 926-5496

Correspondence: P.O. Box 8619 Philadelphia, PA 19101-8619

Analysis Date: Loan Number: Borrower Name: Co-borrower Name:

ANTHONY C CALVIT KENDRA M CALVIT

04/21/25

Property Address: 261 COUNTRY CLUB

NATCHEZ MS 39120

Each year Selene Finance LP reviews your escrow account to determine your new monthly escrow payment. As you may know, we collect funds and hold them in your escrow account to pay your property taxes, flood insurance (if required), homeowner's insurance premiums and mortgage insurance premiums on your behalf. Below are answers to the most commonly asked questions we receive about the annual escrow analysis and the details related to your account.

1. What is the amount of my new monthly payment starting June 01, 2025?

Payment Items	Previous Payment	New Post-Petition Payment	Difference
Principal and Interest	\$316.75	\$316.75	\$0.00
Escrow	\$63.65	\$63.86	\$0.21
Surplus-/Shortage+	\$0.00	\$0.33	\$0.33
Total Payment	\$380.40	\$380.94	\$0.54

 Note: If you currently use a third party bill pay service to make automatic payments, please update the amount scheduled to reflect the new payment amount listed above. If you are currently set up on automatic payments with Selene Finance LP, this new amount will automatically take effect with your June payment.

2. What are the most common reasons that my escrow payment may change from year to year?

A. Increases or Decreases in Amounts Billed - The amounts we collect each month to be held in your escrow account may change based on increases or decreases to your property taxes, mortgage insurance premiums, or homeowner's insurance premiums. The information below compares the amounts Selene Finance LP expected to pay for each item this past year from your escrow account to the actual amounts that were paid or will be due. The difference column reflects the increase or decrease for each escrowed item.

	Anticipated	Actual Amounts	Difference
Escrowed Item	Amounts Due	Paid or Due	
COUNTY TAX	\$301.65	\$304.41	\$2.76
HOMEOWNERS I	\$462.12	\$461.88	-\$0.24
Total Annual Escrow Payments	\$763.77	\$766.29	\$2.52
Monthly Escrow Payments	\$63.65	\$63.86	\$0.21

B. Post-Petition Escrow Shortage – To determine if there will be a shortage or surplus in your escrow account, we subtract the Minimum Required Starting Balance from the Anticipated Post-Petition Escrow Account Balance. The Minimum Required Starting Balance is from the beginning of the upcoming escrow period, as shown in the Contractual and Post-Petition Account Projections on the following page. The Anticipated Post-Petition Escrow Account Balance is from the end of your current escrow period, as shown in the Escrow Post-Petition History on the following page. Your ending balance from the last month of the account history (Anticipated Post-Petition Escrow Account Balance) is \$225.16. Your starting balance (Minimum Required Starting Balance) according to this analysis should be \$229.17. This means you have a shortage of -\$4.01

	E TENNEN I I CANCELLE EN MEN EN E					
1	Anticipated Post-Petition Escrow Account Balance		Minimum Required Starting Balance		Shortage	
	\$225.16	minus	\$229.17	equals	(\$4.01)	_

Loan Number:

Name: THOMAS CARL ROLLINS JR The Rollins Law Firm, PLLC

Shortage Amount: \$4.01

ESCROW SHORTAGE SUMMARY

The total shortage has been divided over 12 month(s) and \$0.33 will automatically be added to your monthly payment effective June 01,

If you have questions about this shortage amount, please contact us at (877) 735-3637.



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THOMAS CARL ROLLINS JR

The Rollins Law Firm, PLLC

Loan Number:

NEW PAYMENT EFFECTIVE DATE: June 01, 2025

ESCROW ACCOUNT PROJECTIONS AND ACTIVITY HISTORY

Contractual and Post-Petition Account Projections shows a month by month estimate of the activity we anticipate will occur in your escrow account over the next 12 months. This table shows the projected low balance point that is used to calculate an escrow surplus or shortage.

CONTRACTUAL AND POST-PETITION ACCOUNT PROJECTIONS

		Payments	Disbursements	Projected Escro	w Balance	Balance Required
Month	Description	Estimate	Estimate	Contractual	Post-Petition	In Escrow
	Beginning Balance			\$1,211.28	\$225.16	\$229.17
June 25	HOMEOWNERS I	\$63.86	\$38.49	\$1,236.65	\$250.53	\$254.54
July 25	HOMEOWNERS I	\$63.86	\$38.49	\$1,262.02	\$275.90	\$279.91
August 25	HOMEOWNERS I	\$63.86	\$38.49	\$1,287.39	\$301.27	\$305.28
September 25	HOMEOWNERS I	\$63.86	\$38.49	\$1,312.76	\$326.64	\$330.65
October 25	HOMEOWNERS I	\$63.86	\$38.49	\$1,338.13	\$352.01	\$356.02
November 25	HOMEOWNERS I	\$63.86	\$38.49	\$1,363.50	\$377.38	\$381.39
December 25	HOMEOWNERS I	\$63.86	\$38.49	\$1,388.87	\$402.75	\$406.76
January 26	COUNTY TAX	\$63.86	\$304.41	\$1,148.32	\$162.20	\$166.21
January 26	HOMEOWNERS I	\$0.00	\$38.49	\$1,109.83	\$123.71	\$127.72 **
February 26	HOMEOWNERS I	\$63.86	\$38.49	\$1,135.20	\$149.08	\$153.09
March 26	HOMEOWNERS I	\$63.86	\$38.49	\$1,160.57	\$174.45	\$178.46
April 26	HOMEOWNERS I	\$63.86	\$38.49	\$1,185.94	\$199.82	\$203.83
May 26	HOMEOWNERS I	\$63.86	\$38.49	\$1,211.31	\$225.19	\$229.20
Totals		\$766.32	\$766.29			

^{**} Low Balance used to determine escrow surplus or shortage.

Federal law (RESPA) allows lenders to maintain a two month cushion in an escrow account. A lower cushion may be required under state law. The cushion helps minimize the amount your escrow account could be overdrawn if tax or insurance payments increase.

Contractual Escrow Activity History itemizes your actual escrow account transactions since your previous analysis statement or initial disclosure. Last year's estimates are next to the actual activity. An asterisk (*) indicates a difference between the estimated and actual payments and disbursements. The letter 'E' beside an amount indicates that the payment or disbursement has not yet occurred, but is estimated to occur as shown

ESCROW PRE-PROJECTION CONTRACTUAL HISTORY

Month	Description	Deposits to Escrow	Payments From Escrow
May 24	HOMEOWNERS I	\$0.00	\$38.51

CONTRACTUAL ESCROW ACTIVITY HISTORY

		Paymer	nts	Disbursen	nents	Projected Escrow	Actual Escrow
Month	Description	<u>Estimate</u>	Actual	Estimate	Actual	Balance	Balance
	Beginning Balance					\$227.83	-\$4,016.45
June 24	HOMEOWNERS I	\$63.65	*	\$38.51	\$38.51	\$252.97	-\$4,054.96
July 24	HOMEOWNERS I	\$63.65		\$38.51	\$38.51	\$278.11	-\$4,093.47
August 24	HOMEOWNERS I	\$63.65	\$279.84 *	\$38.51	\$38.51	\$303.25	-\$3,852.14
September 24	HOMEOWNERS I	\$63.65		\$38.51	\$38.51	\$328.39	-\$3,890.65
October 24	HOMEOWNERS I	\$63.65	\$108.41 *	\$38.51	\$38.51	\$353.53	-\$3,820.75
November 24	HOMEOWNERS I	\$63.65	\$325.23 *	\$38.51	\$38.51	\$378.67	-\$3,534.03
December 24	HOMEOWNERS I	\$63.65	\$216.82 *	\$38.51	\$38.51	\$403.81	-\$3,355.72
December 24	COUNTY TAX				\$304.41 *	\$403.81	-\$3,660.13
January 25	COUNTY TAX	\$63.65	*	\$301.65	*	\$165.81	-\$3,660.13
January 25	HOMEOWNERS I			\$38.51	\$38.51	\$127.30	-\$3,698.64
February 25	HOMEOWNERS I	\$63.65	\$325.23 *	\$38.51	\$38.51	\$152.44	-\$3,411.92
March 25	HOMEOWNERS I	\$63.65	\$325.23 *	\$38.51	\$38.49 *	\$177.58	-\$3,125.18
April 25	HOMEOWNERS I	\$63.65	\$4,349.79 E	\$38.51	\$38.49 E	\$202.72	\$1,186.12
May 25	HOMEOWNERS I	\$63.65	\$63.65 E	\$38.51	\$38.49 E	\$227.86	\$1,211.28
Totals		\$763.80	\$5,994,20	\$763.77	\$766,47		

ESCROW POST-PETITION HISTORY

Month	Est	Description	Deposits to Escrow	Payments From Escrow	Escrow Balance
May 24		HOMEOWNERS I	\$0.00	\$38.51	\$227.83
June 24		HOMEOWNERS I	\$0.00	\$38.51	\$189.32
July 24		HOMEOWNERS I	\$0.00	\$38.51	\$150.81
August 24		HOMEOWNERS I	\$63.65	\$38.51	\$175.95
September 24		HOMEOWNERS I	\$0.00	\$38.51	\$137.44
October 24		HOMEOWNERS I	\$63.65	\$38.51	\$162.58
November 24		HOMEOWNERS I	\$63.65	\$38.51	\$187.72
December 24		COUNTY TAX	\$63.65	\$304.41	-\$53.04
December 24		HOMEOWNERS I	\$0.00	\$38.51	-\$91.55
January 25		HOMEOWNERS I	\$127.30	\$38.51	-\$2.76
February 25		HOMEOWNERS I	\$63.65	\$38.51	\$22.38
March 25		HOMEOWNERS I	\$190.95	\$38.49	\$174.84

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THOMAS CARL ROLLINS JR

Loan Number:

The Rollins Law Firm, PLLC

ESCROW POST-PETITION HISTORY

NEW PAYMENT EFFECTIVE DATE: June 01, 2025

Month	Est	Description	Deposits to Escrow	Payments From Escrow	Escrow Balance
April 25	E	HOMEOWNERS I	\$63.65	\$38.49	\$200.00
May 25	E	HOMEOWNERS I	\$63.65	\$38.49	\$225.16

ESCROW PRE-PETITION HISTORY

Month	Deposits to Escrow	Escrow Balance
August 24	\$186.56	-\$4,057.72
October 24	\$108.41	-\$3,949.31
November 24	\$216.82	-\$3,732.49
December 24	\$108.41	-\$3,624.08

If you have questions about your escrow analysis statement please contact our Customer Service Department at (877) 735-3637.

If you have an active bankruptcy or have received a bankruptcy discharge, we are sending this for informational, legal, or compliance purposes only. We are not trying to collect against you personally. If you have questions about this communication or your obligation to pay, please contact your attorney.